# PARTICIPATION LOAN PROGRAM

Master Participation Agreem Master Participation Agreement A	nent No ddendum No	
	ADDENDUM FC between	OR REVOLVING LINES OF CREDIT
ILLINOIS DEPAR AND ECONO	TMENT OF CO MIC OPPORTU and	
(PARTICIPAT)	ING LENDER N	AME)
(PARTICIPATIN	NG LENDER AD	DDRESS)
(PARTICIPATING LE	NDER CITY/ST	ATE/ZIP + 4)
ATTN:(PARTICIPATING LI	ENDER CONTA	CT / TITLE)
PHONE/FAX:(PARTICIP	ATING LENDE	R)
FEIN:(PARTICIP	ATING LENDE	R)
Lender does business as a (please ch	eck one):	
dividual (01)		Governmental (08)
ole Proprietor (02)		Nonresident Alien (13)
artnership/Legal Corporation (03)		Estate or Trust (10)

The Participating \_\_\_\_\_ In-Pa \_\_\_\_\_ Pharmacy (Non-Corp.) (11) \_\_\_\_\_ Tax Exempt (16) Corporation providing or billing Pharmacy/Funeral Home/ medical and/or health care services Cemetery (Corp.) (15) Corporation NOT providing or Limited Liability Company billing medical and/or health care services (select applicable tax classification) \_\_\_\_\_ D-Disregarded Entity \_\_\_\_\_ C-Corporation \_\_\_\_\_ P-Partnership

**MASTER** 

# MASTER PARTICIPATION AGREEMENT ADDENDUM FOR REVOLVING LINES OF CREDIT

This Master Participation Agreement Addendum (the "Addendum for Revolving Lines of Credit") is
effective as of, 201_, through the ending date of March 31, 2017 (if not earlier
terminated), and is by and between (the "Lender"), a
(national/state banking association, a Corporation, etc.), having its principal office at, and the Illinois Department of Commerce and
Economic Opportunity (the "Department" or "DCEO"), a department of the State of Illinois, having its principal office at 500 East Monroe Street, Springfield, Illinois 62701-1615.
RECITALS
Whereas, the Department and the Lender have previously entered into a Master Participation Agreement,

Number \_\_\_\_\_\_, on \_\_\_\_\_\_\_, 201\_\_\_ (the "Master Agreement"), and now the Lender desires to sell to DCEO participations in Revolving Lines of Credit; and

Whereas, the Master Agreement shall set forth the terms and conditions of DCEO's participation in such Revolving Lines of Credit loans, except to the extent stated in this Addendum where the language contained herein shall prevail over any contrary language in the Master Agreement; and

Whereas, the overall purpose of the SSBCI Participation Loan Program (the "Program") is to foster economic development in Illinois by enhancing the availability of credit to small and medium-sized businesses from private sources of capital; and

Whereas, in pursuit of those goals, the Department may be willing, from time to time, to purchase participation interests in loans,, including principal and interest payable thereunder, made by the Lender to certain Program-eligible businesses.

Now therefore, in consideration of the premises and the agreements contained in the Master Agreement and this Addendum, the Lender and DCEO hereby agree to this Master Agreement Addendum as follows:

#### 1. DEFINITIONS

In addition to the words and terms defined in the Master Agreement, each of the following words and terms used in this Addendum shall have the following meaning unless the context or use indicates a different meaning. Definitions shall be applicable to both the singular and plural forms of the terms as the context may require. Furthermore, all Definitions contained in the Master Agreement remain in effect, unless specifically amended herein to accommodate Revolving Line of Credit activity under this Addendum.

"Participation Interest Account" means the account established by the Lender pursuant to Section 2 hereof.

"Revolving Line of Credit" (RLOC) and "Loan" may be used interchangeably for RLOCs except that a RLOC is a loan whereby the Lender agrees to lend up to a specific amount to a specified Borrower, and to allow sums to be borrowed, repaid and re-borrowed for a specified time period and at the end of the term

the outstanding loan amount, including interest, fees, and penalties due, are to be fully repaid or refinanced without DCEO participation.

"Revolving Line of Credit Documents" and "Loan Documents" shall have the same meaning with respect to a Revolving Line of Credit.

### 2. APPLICATIONS AND APPROVAL; SALE AND PURCHASE OF PARTICIPATION

- **2.5 Establishment of Participation Interest Accounts by Lender.** The Lender shall establish in the name of DCEO an interest bearing account for each Revolving Line of Credit approved by DCEO (the "Participation Interest Account"). Upon DCEO's approval to purchase its Participation in the Revolving Line of Credit, it shall deposit into the Participation Interest Account funds in an amount equal to its full Participation Amount. DCEO shall at all times be the owner of the Participation Interest Account.
- **2.6 Participation Interest Account Interest.** Each Participation Interest Account shall accrue interest at the rate of interest set forth in the Acceptance Letter. Such interest shall be paid to DCEO at least quarterly. Payments are to be made by check payable to the Illinois Department of Commerce and Economic Opportunity and sent to 500 East Monroe Street, Accounting Office, Springfield, Illinois 62701-1615.
- **2.7 Participation Interest Account Reports.** The Lender shall furnish the Department with a statement setting forth all transactions relating to the receipt and disbursement of funds in the Participation Interest Account at least quarterly.
- **2.8 Liquidating of Participation Interest Accounts by Lender.** Upon termination of a Revolving Line of Credit, either by its terms, the Borrower's election upon payment in full, or the Lender for cause, the Lender shall remit all funds in the corresponding Participation Interest Account to DCEO in accordance with Section 6.1.
- **2.9 Participation Interest Account Upon Default by Borrower.** Upon any Default of Borrower under the Closing Documents that causes DCEO's Participation Interest to be subordinated pursuant to Section 9, any funds in the Participation Interest Account shall be immediately returned to DCEO. Notwithstanding anything set forth in Section 8, the Lender has no right of offset against the Participation Interest Account as funds contained therein are not considered advanced to the Borrower.

## 6. COLLECTIONS, DISBURSEMENTS AND ADMINISTRATION

# 6.1 Extensions of Loans, and Collection and Transfer of Payments.

(A) The Lender, as servicer of the Loan, shall be obligated to collect, as DCEO's trustee with respect to DCEO's pro rata share thereof, all payments of interest and principal due and payable on the Loan, together with any charges, fees, costs, expenses and any and all other amounts due on or in connection with the Loan Documents, including without limitation all Servicing Expenses incurred by Lender. If the Borrower requests a draw upon its Line of Credit and the Lender is obligated to extend funds to the Borrower pursuant to the terms and conditions of the Closing Documents, then the Lender may withdraw funds from the Participation Interest Account in an amount equal to DCEO's pro rata amount of such amount. If the Lender receives, collects or applies a full interest payment with respect to a Revolving Line of Credit, the Lender will deposit into the Participation Interest Account an amount equal to DCEO's pro rata share of such payment at a rate equal to the DCEO Rate. If the Lender receives, collects or

applies only a partial interest payment with respect to a Revolving Line of Credit, the Lender will deposit into the Participation Interest Account an amount equal to the amount due DCEO under the preceding sentence times a fraction, the numerator of which is the amount then received, collected or applied by the Lender from the Borrower and the denominator of which is the total amount then due by the Borrower to the Lender. If the Lender receives, collects or applies a principal payment or prepayment with respect to a Revolving Line of Credit that is not terminated, the Lender will deposit into the Participation Interest Account an amount equal to DCEO's pro rata share of such amount. If the Lender receives, collects or applies a principal payment with respect to a terminated, terminating or matured Revolving Line of Credit, the Lender will deposit into the Participation Interest Account DCEO's pro rata share of such amount.

**6.4 Application of Monies.** Except as provided in Section 6.7, all monies collected or received by the Lender in connection with any Revolving Line of Credit (other than the fees) shall be applied and distributed in the following order of priority; (i) to the payment of all Servicing Expenses; and (ii) to the payment of accrued and unpaid interest and/or to the payment of principal in accordance with the Revolving Line of Credit Agreement or, if not addressed in the Revolving Line of Credit Agreement, the direction of the Lender. Before any distribution to DCEO, with respect to any such application being made, the amount thereof shall be adjusted to the extent that any amount is owed by either party to the other, in accordance with the terms hereof.

#### 8 LENDER'S RIGHT OF OFFSET

- **8.1** Lender's Right of Offset. To the extent that at any time a Borrower, guarantor or any other party makes any payment under the relevant Loan Documents to the Lender by exercise of a right of offset of any kind, including any right applying to deposits, accounts, moneys or other property of such Borrower or guarantor deposited at or held by the Lender (but excluding any property securing the Loan pursuant to the Loan Documents), such payments shall be applied to reduce the Loan. Immediately thereafter, the Borrower's outstanding balance shall be automatically readjusted to reflect such payment, and the Lender shall purchase from DCEO as much of the Participation Amount so as to return the Lender's and DCEO's respective interests to the percentages existing prior to the offset.
- **8.2 Participation Interest Account Not Subject to Offset.** The Participation Interest Account shall not be subject to offset. The Lender has no right of offset against the Participation Interest Account as funds contained therein are not considered advanced to the Borrower.

#### 19. MISCELLANEOUS

**19.7 Entire Agreement.** This Addendum, in combination with the Master Agreement sets forth the entire understanding of the parties and supersedes any and all prior agreements, arrangements and understandings relating to the subject matter hereof. No representation, promise, inducement or statement of intent has been made by either party that is not embodied in this Addendum and the Master Agreement, and neither party shall be bound by or liable for any alleged representations, promise, inducement or statement of intention not expressly set forth herein. This Addendum shall be binding upon, and shall inure to the benefit of the Lender and DCEO and their respective successors and assigns.

**IN WITNESS WHEREOF,** the parties hereto have caused this Addendum to the Master Agreement to be executed on their behalf by their duly authorized officers as of the day and year first written above.

Lender's execution of this Addendum shall serve as its certification under oath that Lender has read, understands and agrees to all provisions of this Addendum and the Master Agreement and that the information contained in the Addendum and Agreement is true and correct to the best of its knowledge, information and belief and that the Lender shall be bound by the same. Lender acknowledges that the individual executing this Addendum is authorized to act on the Lender's behalf. Lender further acknowledges that the award of Participations under this Addendum and the related Master Agreement is conditioned upon the above certification.

(Lender)
By:
Date:
Printed Name
Its:
ILLINOIS DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNITY
COMMERCE AND ECONOMIC OFFORTONITI
By:
Director
D 4

# EXHIBIT A

# SAMPLE APPROVAL LETTER - LINE OF CREDIT

Date				
Name Address City, Sta	ate Zip Code+4			
Re:	Master Participation Agre Master Participation Agre			
Dear	:			
	%	) Participation int for \$	Opportunity ("DCEO") hereby ag terest in your revolving lin which is	e of credit to
			I conditions described in the loan a e terms applicable to this loan are the	
1.	Amount of Line of Credit:	\$		
2.	Lender Portion:	\$	Lender Percentage	%
3.	DCEO Portion:	\$	DCEO Percentage	%
4.	Initial Lender Rate:			
5.	Initial DCEO Rate:		(Fixed/ Variable/ Ad	djustable)
6.		ne initial Lender Rate c	Spread* and the initial DCEO Rate; this diff hanges between the date of this Appubject Loan.	
7.	Loan Terms:			
	Lender Terms			
	DCEO Terms		CEO in writing prior to its loan closi e. This may require additional appro	
8.	Address of Borrower:			
9.	Payments to DCEO (will	/will not) be subordinat	te to the Lender in the event of defau	ılt.

Payments to DCEO (will/will not) be subordinate to the Lender in the event of default.

This approval, and any subsequent funding of the Participation, is subject to the following contingencies:

- 1. Lender shall provide one Note evidencing the full amount of the Lender's Line of Credit to include DCEO's Portion. In no case will the DCEO term of obligation exceed the maturity date as shown on the Note.
- 2. At all times during which DCEO owns a Participation interest in a Loan or until the Loan is paid in full, Lender shall continue to own and shall not assign or sell an interest equal to at least fifty percent (50%) of the total amount of the Loan. Additionally, the DCEO principal balance may never exceed the agreed upon Participation percentage of the Borrower's principal balance.
- 4. As per Section 3 of the Master Participation Agreement, DCEO's obligations will cease immediately, notwithstanding this Approval Letter, without penalty of further payment being required, (a) if the Allocated Funds for the Program are no longer available (whether they have all been otherwise utilized or the Department no longer has access to them) or (b) in any fiscal year that the Illinois General Assembly fails to appropriate or otherwise make available sufficient funds.
- 5. This Approval Letter does not obligate DCEO for an extension of credit beyond the DCEO terms as described above. It is mutually understood and agreed that this Approval Letter and/or the Master Agreement represents the entire understanding between the Lender and DCEO regarding the terms applicable to this Participation and that no oral representations or inducements regarding the terms applicable to this Participation that are not included or embodied in this letter and the agreement shall be of any force and effect.
- 6. Lender is notified that the Department is under no obligation, whatsoever, to participate in any refinancing of the line of credit or any future term.
- 7. The Lender certifies that it is in material compliance with all federal and state laws, rules, and regulations pertaining to the making of loans (including 31 C.F.R. § 103.121 and 31 C.F.R. § 1020.220); notwithstanding the above, if the Lender is under a Memorandum of Understanding or other regulatory action, it has submitted a certification from its Corporate Counsel affirming that the Lender has addressed the issues raised by the government and is in substantial compliance with the regulator's guidance.
- 8. After the Lender closes the Loan it must provide an original Participation Certificate (Exhibit B of the Master Participation Agreement Addendum for Revolving Lines of Credit) and copies of the Lender's executed Loan Documents as described in Section 1(A) of the Master Participation Agreement within ten (10) business days of closing.
- 9. The Lender, upon receipt of the DCEO funds, shall complete the Lender's Receipt of DCEO Funds and Confirmation of Deposit to Borrower (Exhibit D) and return it to DCEO at the same address as set forth in paragraph ten below.

Name of Lender Date Page Three

- 10. Payments will be made by check and forwarded to DCEO at 500 East Monroe Street, Accounting Office, Springfield, Illinois 62701-1615. Please include with each payment the Monthly Report/ Payment Distribution Summary and Transmittal (Exhibit D) showing the receipt of the payment and the details of how the total payment was distributed. Additional matters affecting that status or quality of the credit will similarly be reported in the "Notes" section of Exhibit D. (sample Exhibit D attached)
- 11. The Loan must close within one hundred twenty (120) days of this Approval Letter, unless a written extension of time is granted by DCEO, otherwise this Approval Letter will expire.

This will confirm your acceptance of these conditions. Pursuant to the Master Participation Agreement, this approval letter will expire thirty (30) days from the date of this letter, unless a written extension is granted. Please sign, date and return this original approval letter to: \_\_(Loan Officer) Illinois Department of Commerce and Economic Opportunity **Business Finance Division** 500 East Monroe Street, 4th Floor Springfield, Illinois 62701-1615 The staff of the Department of Commerce and Economic Opportunity looks forward to working with you. If you have any questions, please feel free to contact \_\_\_\_\_\_ (Loan Officer) at \_\_\_\_\_(phone). ILLINOIS DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNITY By: Chairperson Financial Review Committee (Lender) Printed Name By:

Date:

Enclosures

# EXHIBIT B

# LINE OF CREDIT PARTICIPATION CERTIFICATE

	and the Illinois Department of Commerce and
Economic Opportunity ("DCEO") have entered	
# and a Master Participation Ag	greement Addendum for Revolving Lines of
Credit #, each dated	, 201_ (collectively, the "Master Agreement")
pursuant to which such parties have agreed that I	OCEO from time to time may purchase from the
Lender, Participations in lines of credit made by	the Lender. This Participation Certificate shall
acknowledge the purchase of such a participation	on (the "Participation") in a line of credit (the
"Loan") of the Lender to	
conditions of that certain DCEO Approval Let	ter dated , 201 (the "Approval
Letter"). The Loan was made on	, 20 on the terms and conditions
described in the Approval Letter and those co	ntained in the application related to the Loar
submitted by the Lender to DCEO. (DCEO has	
certain situations pursuant to Section 6.7 of	
subordinate payments in certain situations	_
Agreement.)*	pursuant to section or, or the relation
conditions described in the related application s DCEO copies of the promissory note and all oth Master Agreement, and such copies are true and shall be governed by all of the terms and conditi Approval Letter.	ner documentation required by Section 2 of the correct as of the date hereof. This Participation
(LE	NDER)
By:	
By.	
	Printed Name
	Its:
	Date:
Acknowledged:	
-	
ILLINOIS DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNI	ГҮ
By:	
Director	
Date:	
Date.	

#### EXHIBIT C

#### **APPLICANT'S CERTIFICATION**

- 1. The project of the undersigned for which Loan funds are to be used (the "Project") would not be undertaken unless the Loan is provided or the Director of DCEO determines that it is in the best interests of the State of Illinois' economy to provide the Loan.
- 2. The purchase of the Participation will cause a Project to be undertaken in Illinois which has the potential to create or retain substantial employment or to modernize or improve the competitiveness of the undersigned in relation to the amount of the Loan.
- 3. The Project is a new plant start-up, modernization, expansion or a new venture opportunity in Illinois and is not a relocation of an existing business from another site within the State of Illinois unless that relocation results in substantial employment growth.
- 4. The undersigned is ready to implement the Project and has the financial ability to carry out the Project.
- 5. The undersigned is a credit disadvantaged firm, such as a business start-up or micro-enterprise or other young firm, or an industrial expansion, modernization, environmental upgrade or other mature firm.
- 6. The undersigned is a for-profit corporation or limited liability corporation, partnership or sole proprietorship having seven hundred fifty (750) or fewer employees and is authorized to conduct business in the State of Illinois.
- 7. The undersigned is not:
  - (a) in the business of manufacturing or selling at wholesale, tobacco products, liquor or sexually explicit materials;
  - (b) a business engaged in speculative activities that develop profits from fluctuations in price rather than through normal course of trade, such as wildcatting for oil and dealing in commodities futures, unless those activities are incidental to the regular activities of the undersigned and part of a legitimate risk management strategy to guard against price fluctuation related to the regular activities of the undersigned;

- (c) a business that earns more than half of its annual net revenue from lending activities; unless the undersigned is a non-bank or non-bank holding company certified as a Community Development Financial Institution (CDFI);
- (d) a business engaged in pyramid sales, where a participant's primary incentive is based on the sales made by an ever-increasing number of participants;
- (e) a business engaged in activities that are prohibited by federal law or applicable law in the jurisdiction where the business is located or conducted, including the production, servicing or distribution of otherwise legal products that are to be used in connection with an illegal activity, such as selling drug paraphernalia or operating a motel that knowingly permits illegal prostitution; or
- (f) a business engaged in gambling enterprises, unless the undersigned earns less than 33% of its annual net revenue from lottery sales.
- 8. The undersigned is not is not an executive officer, director or principal shareholder of the Lender or a company which controls the Lender, or a subsidiary or affiliate of the Lender; nor a member of the immediate family of an executive officer, director or principal shareholder of the Lender or a company which controls the Lender, or a subsidiary or affiliate of the Lender; nor an entity controlled by an executive officer, director or principal shareholder of the Lender or a company which controls the Lender, or a subsidiary or affiliate of the Lender; nor a member of the immediate family of an entity controlled by an executive officer, director or principal shareholder of the Lender or a company which controls the Lender, or a subsidiary or affiliate of the Lender. For purposes of this paragraph, the terms "executive officer," "director," "principal shareholder," and "immediate family" shall be as defined in 12 C.F.R. Sec. 215.2 (1991), including any amendments thereto.
- 9. No principal of the undersigned has been convicted of a sex offense against a minor (as such terms are defined in Section 11 of the Sex Offender Registration and Notification Act (42 U.S.C. § 16911)).
- 10. The undersigned agrees to submit annual Job Reports to DCEO upon request.
- 11. The proceeds of the Loan will not be used:
  - (a) to repay delinquent federal or state income taxes unless the undersigned has a payment plan in place with the relevant taxing authority;
  - (b) to repay taxes held in trust or escrow (e.g., payroll or sales taxes);
  - (c) to reimburse funds owed to any owner of the undersigned, including any equity injection or injection of capital for the undersigned's continuance;
  - (d) to purchase any portion of any ownership interest in the undersigned;
  - (e) for activities that relate to acquiring or holding passive investments, such as commercial real estate ownership and the purchase of securities; and lobbying activities, as defined in Section 3(7) of the Lobbying Disclosure Act of 1995, P.L. 104-65, as amended; or
  - (f) to refinance a loan previously made to the undersigned by Lender.

Individual (01) Governmental (08)  Sole Proprietor (02) Nonresident Alien (13)  Partnership/Legal Corporation (03) Estate or Trust (10)  Tax Exempt (16) Pharmacy (Non-Corp.) (  Corporation providing or billing Pharmacy/Funeral Hom medical and/or health care services Cemetery (Corp.) (15)  Corporation NOT providing or Limited Liability Comp billing medical and/or health care services (select applicable tax classifi	eany (cation)
13. The undersigned certifies that it is a Corporation, Partnership or other entity (other twith:	han individual)
A) 25 or more employees at the time of issuance of to	this contract,
B)24 or fewer employees at the time of issuance of	this contract.
If Option "A" is checked, <u>and</u> the amount of the Participation is \$5,000 or greater, the notified that the Drug Free Workplace Act is applicable to the Participation and it must c terms of said Act. (30 ILCS 580/1 <i>et seq.</i> ).	•
If Option "B" is checked, <i>or</i> the amount of the Participation is less than \$5,000, the Drug F. Act is not applicable to the Participation.	ree Workplace
14. The undersigned certifies that it shall comply with all applicable provisions of Fedlocal law in the performance of its obligations pursuant to the line of credit.	leral, State and
15. The undersigned certifies that entering into the line of credit is not in violation of t Loan Default Act (5 ILCS 385/3) prohibiting certain contracts to individuals who are in educational loan.	
16 The undersigned certifies (i) that it will not commit unlawful discrimination in	employment in

12. Under penalties of perjury, the undersigned certifies that it does business under the legal name of

, and that it does business as a:

\_\_\_\_, which is identified with the following Federal Taxpayer Identification

17. The undersigned certifies that it will comply with all federal, state and local laws, including but not limited to the filing of any and all applicable tax returns. In the event that the undersigned is delinquent in filing and/or paying any federal, state and/or local taxes, the Department shall disburse loan funds only if the undersigned enters into an installment payment agreement with said tax authority and remains in good standing therewith. The undersigned acknowledges and agrees it is required to tender a copy of any such

Illinois as that term is defined in Article 2 of said Act; (ii) that it will comply with the provisions of Article 5 of the Act regarding equal employment opportunities and affirmative action; and, (iii) that it will comply with policies and procedures established by the Department of Human Rights under Article 7 of the Act regarding equal employment opportunities and affirmative action. The Lender further certifies that, if applicable, it will comply with the Public Works Employment Discrimination Act (775 ILCS)

10/0.01 et seq.).

Number

installment payment agreement to the Department. The undersigned acknowledges and agrees that it may not utilize loan funds to discharge outstanding tax liabilities or other debts owed to any governmental unit. The undersigned certifies that (i) it is current as to the filing and payment of any federal, state and/or local taxes applicable to it; and (ii) it is not delinquent in its payment of moneys owed to any federal, state, or local unit of government.

- 18. The undersigned certifies, in accordance with the State Prohibition of Goods from Child Labor Act (30 ILCS 584/1 *et seq.*), that no foreign-made equipment, materials, or supplies furnished to the State in connection with this Agreement have been produced in whole or in part by the labor of any child under the age of 12.
- 19. The undersigned shall monitor any construction undertaken as part of a Project to assure that necessary contractor's affidavits and waivers of mechanics liens are obtained prior to release of Loan funds to contractors and subcontractors.
- 20. The undersigned certifies that any proposed Project is compatible with established state policy regarding wetlands, pursuant to the Interagency Wetland Policy Act of 1989 (20 ILCS 830/1 et seq.). The undersigned acknowledges that the Illinois Department of Natural Resources may, from time to time, monitor a proposed Project to ensure continued compliance with the aforementioned Act. In the event that a Project does not remain in compliance with the Act, such noncompliance shall constitute a breach of this Agreement, and failure to cure the breach within sixty (60) days after notice thereof will result in the termination of the Participation in such Loan/Project.
- 21. The undersigned certifies that it has not been barred from bidding on, entering into, or receiving State contracts as a result of a violation of Section 33E-3 or 33E-4 of the Illinois Criminal Code of 1961 (Bid Rigging or Bid Rotating, respectively) (720 ILCS 5/33E-3 and 5/33E-4).
- 22. The undersigned certifies it has written sexual harassment policies that include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under State law; (iii) a description of sexual harassment, utilizing examples; (iv) the undersigned's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Department of Human Rights and the Human Rights Commission, including directions on how to contact them; and (vi) protection against retaliation as provided by Section 6-101 of the Illinois Human Rights Act (775 ILCS 5/2-105 et seq. and 775 ILCS 5/6-101). A copy of the policies shall be provided to the Department upon request.
- 23. The undersigned certifies that services, programs, and activities contemplated under this Agreement are and will continue to be in compliance with the Americans with Disabilities Act (ADA) (42 U.S.C. 12101 *et seq.*) and the regulations thereunder (28 CFR 35.130), which prohibit discrimination against persons with disabilities, whether directly or through contractual arrangements, in the provision of any aid, benefit, or service. The undersigned further certifies that all facilities utilized by it in the performance of this Agreement comply with State accessibility laws.
- 24. The undersigned certifies that neither it nor any affiliate company is participating or will participate in an international boycott, as defined by the provisions of the U.S. Export Administration Act of 1979 or by the regulations of the U.S. Department of Commerce promulgated pursuant to the Act.
- 25. DCEO is authorized to publicize information regarding its Participation in the Loan, including, without limitations, information related to the name of the borrower, the amount of the Loan and the amount of the Participation by DCEO in the Loan. Notwithstanding the foregoing, DCEO is committed to protecting the privacy of its vendors, grantees and beneficiaries of programs and services. At times,

DCEO may request social security numbers or other personal identifying information. Federal and state laws, rules and regulations require the collection of this information for certain purposes relating to employment and/or payments for goods and services, including, but not limited to, grants. DCEO also collects confidential information for oversight and monitoring purposes. Furnishing personal identity information, such as social security number, is voluntary; however, failure to provide required personal identity information may prevent an individual or organization from using the services/benefits provided by DCEO as a result of state or federal laws, rules and regulations.

26. The undersigned certifies that it will not expend any Loan funds which result in the destruction, alteration, renovation, transfer or sale, or utilization of a historic property, structure or structures, or in the introduction of visual, audible or atmospheric elements to a historic property, structure or structures, which will result in the change in the character or use of any historic property, except as approved by the Illinois Historic Preservation Agency. Historic Preservation Act (20 ILCS 3420/1 et seq.).

THIS SECTION TO BE COMPLETED BY AN APPLICANT RECEIVING A LOAN BASED ON MINORITY, FEMALE, DISABLED OR VETERAN OWNED BUSINESS STATUS. This information is for DCEO's use only.

is for DCEO's use only.	
27. The undersigned certifies that the applicant qualifies for this Loan based on Min Disabled, or Veteran Owned Business status as defined in 30 ILCS 572/2 or 30 ILCS applicable, and certifies that it is one of the following entities (initial one).	•
<ul> <li>Minority Owned Business Applicant</li> <li>Female Owned Business Applicant</li> <li>Disabled Owned Business Applicant</li> <li>Veteran Owned Business Applicant</li> </ul>	
The undersigned acknowledges and agrees that the certifications made herein shall representations made pursuant to the Loan Agreement related to the Loan with the same rethe event they are inaccurate.	
This Certification is executed as of the day of	, 201
PRINT/TYPE NAME OF APPLICANT	
By:	
Its:	
Date:	

# Exhibit D Participation Loan Program Monthly Report / Payment Distribution Summary and Transmittal

<u>Date</u>		-	stribution Summary a merce and Economi			Transmittal Number
Borrower Name:						
Lender Name:						Master Agreement SEQ (DCEO LOAN NUMBER)
	Loaned Amounts	Investment %	Funding Dates	Interest Rate**	FAV	Lender's Loan ID
LENDER					_	DCEO Details
DCEO				•	_ —	Yr_ Adjust Yr. Amort
BORROWER	ariable or Adjustable Inte	rest Rate has a 3.09	 % Floor per the Master P	articipation Agreeme	—	Yr. Term/Balloon
BORROWER Payment Dates (mm/dd/yyyy)	Borr. Due Date	/ /	Borrower's Interest _"Paid To" Dates :	Last / /	_	<u>Current</u> / /
(, 22, ), ),	Col 1A Beginning Princ. Balance	Col 1B Total Pmt. Amount	Col 1C Amount Paid to Principal	Col 1D Amount Paid to Interest		Col 1E Ending <u>Princ. Balance</u>
LENDER						
DCEO						
BORROWER						
	VERIFIED		-	VERIFIED	)	
	Col 2A Interest Rates <u>This Period</u>	Col 2B No. of Days For Interest	Col 2C No. Days / YR for Interest Calc.	DCEO MATURITY		Col 2E Investment Percent <u>Ending Balance</u>
LENDER			·	DATE		
DCEO						
BORROWER						
DCEO's share o			and postmarked withing over the outlined sp			ceipt or late fees apply. below this line.
NOTES:	Is this Loan Current	? Yes No	If delinquent, how n	nany days?		
	Is the Loan in nonac	ccrual? Yes N	lo If Yes, as of wha	at date?		
	Describe actions be	ing taken about a	delinquent Loan:			
CURRENT DCEO PAYMENT:	Chk / Inst. No: _		ne Borrower's Paymer		:	
CONTACT:	Person to contact for	or detailed informa	ation about the prepa	ration of this Sumi	mary	/ Transmittal.
Namo	e:			Dhan - Ni	_	FAV Novele
e-mail address	:	THOLIT PRIOR NOTICE TO M	IFET THE NEEDS OF THE DEDAR	Phone Number	nN	FAX Number

# DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNITY LENDER'S APPLICATION FOR PARTICIPATION IN REVOLVING LOAN FACILITY ("RLOC")

Lender				_ Contact_					Title	
Address									FEIN#	
City		State		Zip _			_ Telephone		E-Mail	
Applicant										
We request Approva	l for:	[] Loan Par	icipa	ation in RLC	OC					
Amount of Facility:		Lender Shar	e:			D	CEO Share:			
\$		\$			_%	\$			%	
Months (not to excee	ed 24)	Le	nder'	s Rate:		D	CEO Rate:	N	Note Interest Rate	
			_	%			%		%	
The following must	be co	mpleted and	sub	mitted:						
c. Collateral A d. Lender's ex e. Explain the 4. Applicant's Histo the first two year 5. Applicant's Credi  LENDER'S CERTIF I certify to DCEO that	Analys perien need orical H s. It Repo	for State Assist Balance Sheets ort(s).  TION  cility represente	en po dican ance and I	sition and add tt, including S ncome Stater	equac Streng ments	y. ths a for the	nd Weaknesses  nree years, a Cu	terms specifi	ed. Without DCEO's	ected Income Statements for  s participation, as requested, wise available on reasonable
terms. I have reviewed	d and tify, to or an o	verified the inf the extent of eligible purpose	orma my l	tion in the Ap knowledge, th	pplica hat th	nt's l e apı	Project Proposa blicant is a for-	l, Applicant's profit small	Certification and the business (for the pure	e documentation supporting rposes of this program), the
FOR DCEO USE ONLY	7		_							
		eligible	[] ii	neligible		[]	minority	[] female	[] disabled []	veteran
Project is	[]	start up		xpansion		[]	modernization	[] competi	tiveness improvement	•
Project	[]	will	[] ,	will not			proceed withou			
Employment impact is	[]	adequate	[]	inadequate for	funds	reque	ested			
Wetlands	[]	no construction	[] p	olat map submit	tted A	ND D	CEO certified "ne	o wetlands imp	act" OR plan approved	l by DNR.
Applicant	[]	has	[] ]	has not			demonstr	rated the ability	to carry out the projec	t
Participation	[]	recommended	[]	not recommen	ded	[]	recommended for	or \$		
Lender Analysis reviewed	l and		[]	concurred		[]	not concurred			
Comments:										
- Analyst -				- Title -					- Date -	

# DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNITY APPLICANT'S PROJECT PROPOSAL FOR REVOLVING LOAN FACILITY ("RLOC")

			Contact		Title		
Address			Telephone		E-Mail		
City Sta	ite	Zip	FEIN/Tax ID		Unemploy. Ins. No		
Project Address			County		NAICS Code		
City Sta	ite	Zip	Duns Number				
Requested Revolving Loan Facility	Equity	Oth	ner	Other	Total Project Cost		
5	\$	\$		\$	\$		
COMPLETE THE FOLLOWING (a	ttach a separate pa	ge if necessary):					
Briefly Describe The Project:							
How will these loan funds be used?							
Employment Impact: Describe your	businesses employ	ment (e.g. number, ty	ype, full & part time) n	ow and after this proje	ect has been implemented.		
How will this project modernize you	r business or impro	ove its competitivenes	ss?				
			ling is limited to repair,	maintenance and/or re	enovation of existing buildings, facilities,		
There is the potential for a facilities or other alteration	a wetland impact toons to the "footpring	o occur because the unt" of the facilities on	pment; and/or working ses(s) of DCEO fundin the property. A plat m	capital financing.  g includes new construation of the site is included.	action or expansion of existing buildings or ed with this application, so that DCEO staff ed on or within 250 feet of the property.		
There is the potential for a facilities or other alteration can compare the property	a wetland impact to ons to the "footpring"s location against	o occur because the unt" of the facilities on the National Wetland	ses(s) of DCEO fundin the property. A plat m ds Inventory (NWI) to i	capital financing.  g includes new constru ap of the site is includ- dentify wetlands locat	uction or expansion of existing buildings or ed with this application, so that DCEO staff ed on or within 250 feet of the property.		
There is the potential for a facilities or other alteration can compare the property	a wetland impact to ons to the "footpring"s location against	o occur because the unt" of the facilities on the National Wetland	ses(s) of DCEO fundin the property. A plat m ds Inventory (NWI) to i	capital financing.  g includes new constru ap of the site is includ- dentify wetlands locat	uction or expansion of existing buildings or ed with this application, so that DCEO staff ed on or within 250 feet of the property.		
There is the potential for a facilities or other alteration can compare the property	a wetland impact to ons to the "footpring"s location against	o occur because the unt" of the facilities on the National Wetland	ses(s) of DCEO fundin the property. A plat m ds Inventory (NWI) to i	capital financing.  g includes <u>new construe</u> ap of the site is includedentify wetlands locat owing for all owners/	uction or expansion of existing buildings or ed with this application, so that DCEO staff ed on or within 250 feet of the property.		
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There is the potential for a facilities or other alteratic can compare the property MINORITY, FEMALE, DISABLED Name and Address  We certify to the Lender and DCE ender are true, may be relied upon Security, Consumer Credit Bureau S he information on this page (exclusive acknowledge and agree that Demay request social security numbers for certain purposes relating to emploor oversight and monitoring purpose personal identity information may pr	a wetland impact to the "footpring of location against of and VETERAN In the statement of t	concord because the unt" of the facilities on the National Wetland PARTICIPATIONS Control of the National Wetland PARTICIPATIONS Control of the National Wetland Participation of the National Wetland Participation of the National	ses(s) of DCEO funding the property. A plat me dis Inventory (NWI) to in DNLY: Provide the follow the Market of the Country of the Propose of the Country of the Market of the Country of the Market o	capital financing.  g includes new construation of the site is included entify wetlands located owing for all owners/sites.  SSN  al, the Applicant's Centered appropriate, included entify wetlands located appropriate, included entify and the security number, is very secu	uction or expansion of existing buildings or ed with this application, so that DCEO staff ed on or within 250 feet of the property.		
There is the potential for a facilities or other alteratic can compare the property MINORITY, FEMALE, DISABLED Name and Address  I/We certify to the Lender and DCE Lender are true, may be relied upon Security, Consumer Credit Bureau S the information on this page (exclusive acknowledge and agree that Demay request social security numbers for certain purposes relating to empletor oversight and monitoring purposes	a wetland impact to the "footpring of location against of and VETERAN In the statement of t	concord because the unt" of the facilities on the National Wetland PARTICIPATIONS Control of the National Wetland PARTICIPATIONS Control of the National Wetland Participation of the National Wetland Participation of the National	ses(s) of DCEO funding the property. A plat me dis Inventory (NWI) to in DNLY: Provide the follow the Market of the Country of the Propose of the Country of the Market of the Country of the Market o	capital financing.  g includes new construation of the site is included entify wetlands located owing for all owners/sites.  SSN  al, the Applicant's Centered appropriate, included entify wetlands located appropriate, included entify and the security number, is very secu	red with this application, so that DCEO staffed on or within 250 feet of the property.  managers.  Race/Gender/Disability/Veteran  rtification and the documents submitted to cluding the Illinois Department of Employm t(s) authorize the Lender and DCEO to releases and other public information document es of programs and services. At times, DCI tions require the collection of this information to DCEO also collects confidential information roluntary; however, failure to provide require to a result of state or federal laws, rules a service of the provide require to grow the state or federal laws, rules a service of the provide require to grow the state or federal laws, rules a service of the provide require to grow the state or federal laws, rules a service of the provide requirement of the provid		